

**MINUTES OF THE COURT OF APPEAL  
STATE OF CALIFORNIA  
SECOND APPELLATE DISTRICT**

**June 1, 1998**

## DIVISION ONE

B118217 Zurich-American Insurance Company (Not for Publication)

V.

## Workers' Compensation Appeals Board

Quintero, Nicolás

The decision of the Workers' Compensation Appeals Board is annulled, and the Board is directed to grant the petition for reconsideration on the basis of Labor Code section 3208.3, subdivision (h), and to annul the finding that Nicolas Quintero incurred a compensable injury.

Masterson, J.

We concur: Ortega, Acting P.J.

Dunn, J. (Assigned)

B112346      Sazio      (Not for Publication)

**v.**

Alcoser

Estate of Marian C. Cummins, Deceased

The judgment is affirmed.

Masterson, J.

We concur: Spencer, P.J.

Ortega, J.

### June 1, 1998-Continued

## DIVISION ONE (Continued)

[illegible]

The judgment is affirmed.

Ortega, J.

We concur: Spencer, P.J.  
Vogel (Miriam A.), J.

DIVISION TWO

B113037 People (Not for Publication)  
v.  
Alvarez

The judgment is affirmed.

Boren, P.J.

We concur: Nott, J.  
Zebrowski, J.

B108951      Lawrence Lee      (Not for Publication)  
v.  
Carole Hurst et al., as Conservators, etc.

The orders under review are affirmed.

Boren, P.J.

We concur: Fukuto, J.  
Zebrowski, J.

DIVISION FIVE

(Not for Publication)

B115279     In re Dale C., Persons Coming Under the Juvenile Court Law  
Los Angeles Department of Children and Family Services  
v. Judith C. et al.

B120307     Judith C.  
v.  
Superior Court, Los Angeles County  
Los Angeles Department of Children and Family Services

The jurisdictional and dispositional orders are affirmed. The petition for extraordinary relief is denied.

Turner, P.J.

We concur:   Grignon, J.  
                  Godoy Perez, J.

B097440     Peter Verney et al.                    (Not for Publication)  
B105429     v.  
B114261     Jeunique International, Inc. et al.

In B105429, the orders and judgment are affirmed as to the Verneys and NMI. In B097440, the judgment of dismissal and the trial court's order to furnish security of \$450,000 are reversed. The trial court is directed to enter a new and different order requiring the Verneys to furnish security of \$50,000 for Jeunique's costs and giving the Verneys 30 days to comply. In B114261, the order denying the motion to set aside the November 18, 1994 sanctions order and the June 14, 1996 judgment as to Semperite Enterprises, Ltd. is reversed. The trial court is directed to enter a new and different order granting the motion to set aside the November 18, 1994 sanctions order and the June 14, 1996 judgment as to Semperite Enterprises, Ltd. The parties are to bear their own costs on appeal.

Grignon, J.

We concur:   Turner, P.J.  
                  Armstrong, J.

## DIVISION FIVE (Continued)

B110426      People      (Certified for Partial Publication)  
v.  
Larry Venorrise Bradley

Defendant's conviction for possession of a completed check with the intent to defraud (Pen Code, § 475a) is reversed and the charge is dismissed. The trial court is to either impose or strike the prior prison term enhancement in case Nos. A588238 and A701585 in compliance with California law. The clerk of the superior court is to then prepare an amended abstract of judgment which: deletes all references to count 2; awards presentence credits of 259 days, which includes 86 days of conduct credits; and reflects the disposition of the trial court in connection with the imposition or striking of the prior prison term enhancements in case Nos. A588238 and A701585, if they are imposed. In all other respects, the judgment is affirmed.

Turner, P.J.

We concur: Grignon, J.  
Armstrong, J.

B113524      Arlene Pabigian et al.      (Not for Publication)  
v.  
Stephen S. Chiang

The judgment is affirmed. Respondents Arlene Pabigian, John Pabigian, and Jeanette Werrlein, as co-executors of the estate of Charles Pabigian, are awarded their costs on appeal.

Grignon, J.

We concur:   Turner, P.J.  
                   Godoy Perez, J.

### June 1, 1998-Continued

## DIVISION FIVE (Continued)

B109956 People (Not for Publication)

V.

Alonzo Payne

The judgment is affirmed.

Godoy Perez, J.

We concur: Grignon, Acting P.J.

Armstrong, J.

B115492 People (Not for Publication)

V.

Wesley B. (minor)

The judgment is affirmed.

Turner, P.J.

We concur: Grignon, J.

Armstrong, J.

(Not for Publication)

B112004      In re the Conservatorship of the Person and Estate of Mary Ocampo  
Adele Nunez

V.

Linda Davenport

The order is reversed and remanded for the trial court to determine the appropriate amount of attorneys' fees. Petitioner, Adele Nunez, shall recover her costs on appeal from objector, Linda Davenport. The court is to proceed to reach the merits of the July 10, 1995, petition.

Turner, P.J.

We concur: Grignon, J.

Armstrong, J.

DIVISION FIVE (Continued)

B115989     People  
              v.  
              Rhonda Jean Fletcher

Filed order denying petition for rehearing.

DIVISION SIX

B117265     People                                 (Not for Publication)  
              v.  
              Doan

The judgment is affirmed.

Gilbert, J.

We concur:    Stone, P.J.  
                      Yegan, J.

B118124     People                                 (Not for Publication)  
              v.  
              Booher

The judgment is affirmed.

Gilbert, J.

We concur:    Stone, P.J.  
                      Yegan, J.

B110634     Housh                                 (Not for Publication)  
              v.  
              County of Santa Barbara et al.

The judgment is affirmed. Appellant shall bear costs on appeal.

Stone, P.J.

We concur:    Gilbert, J.  
                      Yegan, J.

## DIVISION SEVEN

B114101 People (Certified for Publication)  
v.  
Superior Court, Los Angeles County  
(Laff et al., r.p.i.)

The petition is denied. Real parties in interest are awarded costs.

Neal, J.

We concur: Johnson, Acting P.J.  
Woods, J.

B108734 People (Not for Publication)  
v.  
Patterson

The judgment is affirmed.

Neal, J.

We concur: Johnson, Acting P.J.  
Woods, J.

[illegible]

The judgment is affirmed insofar as it sustained demurrers, without leave to amend, to causes of action for breach of contract and intentional and negligent interference with prospective advantage. It is reversed insofar as it precludes filing of an amended complaint alleging a cause of action for misappropriation of confidential information, and remanded to permit opportunity for appellants to plead such a cause of action. The parties shall bear their own costs on appeal.

Neal, J.

We concur: Lillie, P.J.  
Woods, J.

June 1, 1998-Continued

DIVISION SEVEN (Continued)

B109793      Duncan-Williams, Inc.                      (Not for Publication)  
                 v.  
                 GFC Capital Corp.

The judgment is affirmed. Respondent to recover costs on appeal.

Woods, J.

We concur:   Lillie, P.J.  
                 Johnson, J.